COUNTY OF SUFFOLK



STEVE BELLONE SUFFOLK COUNTY EXECUTIVE

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DEPARTMENT OF LAW

November 12, 2021

The Honorable William F. Kuntz, II United States District Judge **United States District Court** Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: Castaneda v. County of Suffolk, et al.

17-cv-4267(WFK)(ARL)

Dear Judge Kuntz:

Pursuant to the Courts individual part rules, the Suffolk County defendants in the above reference matter hereby submit the following documents for filing in support of our motion for summary judgment:

- 1. Notice of Motion Seeking Summary Judgment pursuant to Rule 56
- Suffolk County Defendants' Statement Pursuant to Local Rule 56.1; 2.
- 3. Declaration of Brian C. Mitchell with Exhibits dated September 17, 2021
- Memorandum of Law in Support of Motion for Summary Judgement. 4.
- Reply Memorandum of Law in Support of Motion for Summary Judgement 5.

A complete hard courtesy copy of the fully briefed motion, including plaintiffs' opposition documents and exhibits will be provided to the Court under separate cover.

We thank the Court for its consideration of this submission.

Respectfully submitted,

Dennis M. Cohen Suffolk County Attorney

Brian C. Mitchell

Brian C. Mitchell **Assistant County Attorney**

CC: Counsel for Plaintiffs (via ECF)